PATENT APPLICATION

Attorney Docket No.: TRV03-0001-1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE PATENT APPLICATION OF)	
)	Examiner: Lee, Benjamin William
Dennis R, Berman)	
)	Group Art Unit: 3714
Application No.: 10/815,341)	20 20 10 NO 10 NO 10
POSS - Page 840004-04-0004)	Confirmation Number: 8341
Filing Date: March 31, 2004	- {	
Title: METHODS OF SELECTING LOCK-IN TRAINING	<i>)</i>	
COURSES AND SESSIONS	₹.	

SUBMITTAL OF MATERIALS FROM CO-PENDING APPLICATIONS

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Recently, the Federal Circuit, in *McKesson Information Solutions, Inc., v. Bridge Medical, Inc.* (2005-1517) affirmed a District Court's determination that a patent was unenforceable due to inequitable conduct. The inequitable conduct was based upon a patent attorney's nondisclosure of office actions from co-pending applications.

Application No.: 10/815,341

Page 1

In light of *McKesson*, I have attached an office action from a co-pending application of the present application. You may or may not find this office action to be material to the present application.

Respectfully submitted,

Hoyt A. Fleming III Registration No. 41752

Date: November 14, 2007

Address correspondence to:	01.	Direct telephone calls to:
Customer Number or Bar Code Label	Correspondence Address Below	Hoyt A. Fleming 1H (208) 336-5237
28422	Park, Vaughan & Fleming LLP P.O. Box 140678 Boise, ID 83714	